Exa Serines.—We are indebted to the enterprising and liberal proprietor of these springs, Mr. T. E. Fox, for an invitation to what may prove to be an editorial convention. We are requested to invite Mr. L. L. Hawkins, of the Palmyra Whig, to be at the springs, on the 18th of April, proximo.

Western Waterman.—Rev. Wm. Cro.—Western Rev. Wm. Cro.—Weste

find in the Republican, a Thanksgiving sermon preached at Waterville, Mo., giving his views on the "Higher Law." He advocates obedience to the Fuguive slave law, because it is the law; while he deat s that he is the apologist, either of the tate.

with the same effect as it made by the party who made the sale.

Sen. 2. Where real or has chold property suppression of the rebellion their only safety. The Governor would soon be at the head of 10,000 men.

On the 221 of January, the Caffree, 3,000 is traited by the Clerk of the Court, if there is the apologist, either of the tate. "Fugitive slave Luw," or of slavery. He one; otherwise, by the Judge toereof.

Sec. 3. Every Judge of a Probate Court to south, by "argument, persuasion and example." He is severe on the Higher Law ming his other, made (make) and satterned a ming his other, made (make) and satterned as any and a number of his people or re kell of

R. Mallory, the recently elected Senator court. lature, for the purpose of choosing a senator. In the first instance, Mr. Yulee received 29 votes, and there were 29 blank
ballots. The presiding officer declared Mr.
Yulee not elected, which decision was
endorsed by the Legislature. At a subsequent meeting, Mr. Mallory received a maquent meeting, Mr. Mallory received a matiments of writing, in the same manner, and tection on it and a like end from a good bill—
then puring the good engraving on the bad bill
and the bid engraving on the bad bill
and the bid engraving on the pool bill When
the bad bill is offered, so nicely have the parts
been put together, a careless and unacquisinted
person is very apt to receive the had bill, and
finds too late, that he had been awaited
the pool bill when
the bad bill is offered, so nicely have the parts
been put together, a careless and unacquisinted
person is very apt to receive the had bill, and
finds too late, that he had been awaited
the pool bill when
the bad bill is offered, so nicely have the parts
been put together, a careless and unacquisinted
person is very apt to receive the had bill, and
finds too late, that he had been awaited
then put together, a careless and unacquisinted
person is very apt to receive the had bill, and
finds too late, that he hads been awaited
the pool bill when
the bad bill is offered, so nicely have the parts
been put together, a careless and unacquisinted
person is very apt to receive the had bill, and
finds too late, that he hads not let then put together, as careless and unacquisinted
the pool bill when
the bad bill is offered, so nicely have the parts
been put together, a careless and unacquisinted
person is very apt to receive the had bill, and
the bad bill is offered, so nicely have the parts
been put together, a careless and unacquisinted
the bad bill is offered, so nicely have the parts
been put together. A careless and unacquisinted
the bad bill is offered, so nicely have the parts
been put together. A careless and unacquisinted
to the bad bill is offered, so nicely have th in accordance with that decision.

much suffering in the northern States of court shall appoint a suitable person to be ion of that Government is not changed New Mexico, for want of grain.

Master and Pupil.

Col. James Tappen, a venerable critizen of Glodces-ter Massachusetts, now eights five years of age, see, ly addressed a letter to the Hon. Daniel Websier, remind col. Jenset Ballowests, now eighty five years of age, see. by addressed a letter to the Hon. Daniel Webber, remaiding him that more chanking years age by Chin. W. by acts and the next preceding that more hon sixty years age by Chin. W. by the same of his pupils, when he taught school at New Salisbury? The Gloicester News publishes Mr. Webster spromptanswer to his old friend and early lescher has written to public bedies, or any of the thousand great and noble acts of his his, reflect more credit upon him than this kind letter and generous gift to his aged and unfortunate old schoolmaster? It is indeed a beautiful letter, alide honorable to the head and heart of the writer; and, as the editor of the News remarks; at time when envy and makes are dealing blows from all quarters at America's greatest statesman, when his public course has been decried and exercised by politic sales of real estate situate character a freel glory, that long after his petty tradacters shall be deal and officially and to be filed in the courty of St. Louis, made in pursuance of an order of the purpose of taking Daguerrean at the purpose of taking Daguerrean and whose testing to any practical results.

Mr. Webster replies, under date of 15th institute of Austria, to prolong the willing as that of Austria, to prolong the will government was as little willing as that of Austria, to prolong the will government was as little willing as that of Austria, to prolong the will as the letter and protected in the court of St. Louis count to Austria, to prolong the will as the letter and protected in the court of St. Louis count to Austria, to prolong the will make the letter and protected willing as that of Austria, to prolong the will make the letter and protected willing as that of Austria, to prolong from the bear and health of the court of St. Louis count to be approved by the alternative that his government was as little willing as that of Austria, to prolong from the letter and prolong from the letter and prolong from the court of St. Louis a

Master Targan—I thank you for your letter, and an rejoiced to hear that you are yet among he tiving I remember you perfectly well as a teacher in my infant years. I suppose my mother must have taught me to read very early, as I have never been able to remember the time when I could not read the Bible. I think master that you are yet among the miss and cura ors shall have the same remedy for the recovery of property, to the possession of which they may, in their representative capacity be entitled, and which is unlawfully in the possession of others, as the famile of Mr. Benjamin Saphon in barrels, half but has three or four years old. Then c me Master Tappan. You boarded at our house, and sometimes think in the famile of Mr. Benjamin Saphon in barrels, half but has three or four years old. Then c me Master that you are yet among the famile of Mr. Benjamin Saphon in barrels, half but he famile of Mr. Benjamin Saphon in the possession of others, as the famile of Mr. Benjamin Saphon in the possession of others, as the Maste Chase was my earliest schologinater, probably when I was three or four years old. Then c. me Massistry the probably when I was three or four years old. Then c. me Massistry have gone to the family of Mr. Benjamin Sanborn, no un neighbor the lame man. Many of those whom you who who who who who was disablety, have gone to their gaves.

Mr. John Sanborn, the son of Benjamin, is yet bring.

Mr. John Sanborn, the son of Benjamin min, is yet bring.

Mr. John Sanborn, the son of Benjamin was the old stand. Comments and is about your age. Mr John Colby, who marked by white sizes, Pusanab, is also law living.

Mr. John Sanborn, the son of Benjamin Hutton, and on the Sont North Road is Mr. Benjamin Hutton, and on the Sont North Road is Mr. Benjamin Hutton, and on the Sont to pay over money to the legatees or discussive. Proved Proved

tate.

Europe, and that he contracts to pay all their expenses and give them one half the net proceeds of the whole sum of their attraction, guar anteeing this half to amount to 20,000 dollars anteeing this half to amount to 20,000 dollars the first year, and 30,000 the next, making 50.

It ate.

Sec. 12. All laws, existing or future. Which apply to county courts, in relation to under the style of Weldon, Hawkins et a patterin to under the style of Weldon, Hawkins et aps. Bonnets, Provisions, to correct the first year, and 30,000 the next, making 50. 000 dollars (nearly 210,000) in all; and we less therein otherwise specifically provided; think that Mr. B. will make a handsome profit apply to all probate courts now or hereatby the speculation. When Jenny Lind beheld ter established. This act shall be in force these little phenomena, she present ced them the from and after its parange.

to discharge the duties connected with the ofomington Gazette.

from the Wheeling Argus:

The western Chie papers say that speculators are already in the field contracting for the next clip of weel. Woul has advanced 6 to 10 cents

A dispatch a-pennd, and ranges from 45 to 54 cents.

WESTERN WATCHEAR.—Rev. Wm. Croshall be revoked before he shall have executed a deed of the property to the purchastrain of Maryland, is soon to take the editorial management of the Watchman. We
with the same effect as if male by the
colonists were alting him, believing in the

gentry; pointing out to them in a very forcible manner, the unscriptural nature and disorganizing tendency of their hide-ous doctrine. Such are the views of the future editor of the Watchman.

Construction of the Construct ELECTION OF SENATOR IN FLOW DA. -- Mr. ed on record at next succeeding term of the note tooks to many persons is ther than the gen

from Florida, is likely to have his seat dis linve power to administer outlie and take gode. One of the litest operations that we puted by Mr. Yules. It appears there athilaxies, depositions, and the proof ac pave discovered, consists in chapping off the end were two seperate meetings of the L gis- knowledgement of deeds and other in tru- of a counterfest bill which has the mark of delature, for the purpose of choosing a sena- ments of writing, in the same manner, and tection on it and a like end from a good bill-

tion of Judge of Probate, the clerk shall passed on the community, even after a descrip-DEAT AND DUMS ASYLUS - The following continue to perform the duties designated the is made public. It, therefore, requires unas we learn from the Fulton Telegraph, are the permanent officers of the Board of Commission when received the state of sioners:--J. S. Henderson, President; J. K cierk, or if the cierk be absent from the Sheley, Secretary; and A. A. Riley, Tressurer. county, and do not return within five days ster, published this morning by order of the New Mexico .- There is said to be now after such death or resignation, the county Imperial Government, states that the opinclerk of the probate court until a Judge with respect to the mission of D dley Mashall be elected or appointed and qualified, son, but it is unwilling to prolong any diswho shall have the same powers and per- cassion on so annoying an incident, which form the same duties as if he had been ap- might disturb the amicable relations so long pointed by the Judge of Probate, and whose existing, without leading to any practical

in the hearts of his countrymen.

Here is the letter of Mr. Webster, and its parse and in the city of St. Louis, on some day when nating candidates for State offices, and for

winesentative capacity; and his successor may have such proceedings against him and his securities to compel the payment thereof, as are authorized in cases where an executor or administrator fails and securities for a security and his successor.

The undersigned will continue the clothing business at the same off stand, which he is show fitting purpose the unoney returned.

The undersigned will continue the clothing business at the same off stand, which he is show fitting purpose the unoney returned.

The undersigned will continue the clothing business at the same off stand, which he is show fitting purpose the unoney returned.

The undersigned will continue the clothing business at the same off stand, which he is show fitting purpose the unoney returned.

The undersigned will continue the clothing business at the same off stand, which he is show fitting purpose the unoney returned.

The undersigned will continue the clothing business at the same off stand, which he is show fitting purpose.

The undersigned will continue the clothing business at the same off stand, which he is show fitting business are supposed to the unoney returned.

The undersigned will continue the clothing business at the same off stand, which he is show fitting business at the unoney returned. THE BATEMAN CHILDREN - We learn from a executer or administrator fails, when ordertate.

these little phenomens, she present ced them the most wonderful creatures she had ever seen; and when the dilellanti of Europe see their as tonishing intellectual off rts, when the land of Shakespeare witnesees the beautiful conception and delicate elaboration of the most difficult creations of the immortal bard, none will be surprised at the pains we think it honest to take, in order to keep these gifted spirits from being classed, in stranger lands, along with the mounte banks and impostors who may happen to tread at the same time, the same field of public enterprise.—[N. Y. Courier and Enquirer.

Election or Junges.—Judge Hall, we presume, should he become a candidate, will be the choice of this Circuit. He is regarded as a man of business, and as being well qualified to discharge the duties connected with the office.—Bloomington Gazette.

In the life boats of the Liverpool Dock Consequence of the laboration of the first carried present of a simulationary in the boats of the first parameters. The life boats of the Liverpool Dock Consequence at the laboration of the first parameters are sent to discount time for the mount banks and impostors who may happen to tread, at the same time, the same field of public enterprise.—[N. Y. Courier and Enquirer.

Election or Junges.—Judge Hall, we presume, should he become a candidate, will be the choice of this Circuit. He is regarded as a man of business, and as being well qualified to discharge the duties connected with the office.—Bloomington Gazette.

The life boats of the Liverpool Dock Consequence of the first consequence was and taking the remained of the first comparison.

Approved, March 3 1:51.

Approved in the thomost conscious and taking and taking a testing to the histories and taking about one-thinded to his particular to the first comparison of the first compar

The life boats of the Liverpool Dock Conmittee have during the last ten years, sesisted Wood -We olip the following paragraph two hundred and staty nine vessels to distress. and saved eleven hundred and twenty eight hu

A dispatch from Camden, S. C., announces the dea h

une ; it has better work upon it, and would be Sec. 4. Clerks of Probate Courts shall tak n in prob tence, if looks alone were a in accordance with that decision.

the probate of with and granting setters test standing—the spurious piece is taken off and provided and stock of goods the spurious piece is taken off and provided and stock of goods that irrnerity be tamentary of administration, subject to the then he claims that it will pass in bank! A longed to the late from of Rhodes & Smith. The public will then be offered an opportunity (but then he claims that it will pass in bank! A longed to the late from of Rhodes & Smith. The public will then be offered an opportunity (but then he claims that it will pass in bank! A longed to the late from of Rhodes & Smith. The public will then be offered an opportunity (but then he claims that it will pass in bank! A longed to the late from of Rhodes & Smith. The public will then be offered an opportunity (but then he claims that it will pass in bank! A longed to the late from of Rhodes & Smith. The public will then be offered an opportunity (but then he claims that it will pass in bank! A longed to the late from of Rhodes & Smith. The public will then be offered an opportunity (but then he claims that it will pass in bank! A longed to the late from of Rhodes & Smith. The public will then be offered an opportunity (but then he claims that it will pass in bank! A longed to the late from of Rhodes & Smith. The public will then be offered an opportunity (but then he claims that it will pass in bank! A longed to the late from of Rhodes & Smith. The public will then be offered an opportunity (but then he claims that it will pass in bank! A longed to the late from of Rhodes & Smith. The public will then be offered an opportunity (but then he claims that it will pass in bank! A longed to the late from of Rhodes & Smith.

WASHINGTON, March 19. The reply from Hulseman to Mr. Web-

interest are enhanced by the fact that no allusion is made in the circuit or probate court of said county, in it to an enclosed fifty dellar bank note.—

Washington, Feb. 26, 1851.

Master Tappax—I thank you for your letter, and in session.

E. HAWRISS, NEW FIRM.

March 20, '51.

J. HUNTER would is form the chizens of Hamiba.
J. and scenary that he will only con most through this week in Hamibal. Those wishing Portraits would do well to call soon, at his Hooms over Knodes and Smith's. meh27-11 Commission of Louis Charles of Louis Commission of Louis Commission of C

REFERENCES. 81. Louis, Mo. REFERENCES.

Springer & Whiteman, Harrison & Hoopes, S S.
Rowe (Cast et) Cincianulti, I. H. Storges & Co., L. J. J.

Adams. rw Giesus; Loker Renck & Co., Chout aux bat on when committed, an old 'control bat on when committed, an old 'control coat striped ponts. check shirt and snod cloth cap.

Co., Kw York.

REFERENCES.

Insume is CHARLY WILLIN, a bright and so the light amulat o. five teet five inches high, about 18 or 20 years of age. Said boy had on when committed, an old 'control coat striped ponts. check shirt and snod cloth cap.

Co., Kw York.

NOTICE.

AVING disconnected myself from Wm.

Sausser in business, my friends and the public generally are informed that I will, in a few days be in receipt of a very general association of the action of the actio

MANUTADERS ... h cres-in denound Firsteen-Teas--Non-wee-- onneug- Ppin cotton - cura Cora--

Harry - ba se show that the second of the se

J. W. RHODES, G. M. SMITH.

Hannibal, March 6th 1851.

Persons indebted to the late firm of Rhodes & Smith

ELECTION NOTICE.

HE qualified voters of the township of Mason, are hereby notified that, by virtue of an act entitled "An Act amendatory of an Act to establish a Court of Common Pleas in the City of Hambal, approved March 27th, 1845," approved March 3, 1851, an election for Judge of said Hambal Court of Common Pleas will be held at the City Hall in the City of Hambal, on Monday, the 7th day of April, 1851.

Polls to be opened at 9 n'clock A. M., and closed at 6 o'clock P. M.

WM. P. HARRISON,

mch20 3t

DAGUERREOTYPES.

J. BALLALD respectfully informs the people of Banadhal and vicinity, that he has located permanently in town, for the purpose of taking Daguerrean Likenesses. From his experience and thorough attention to be business, he feels assured that he can furnish

Daguerreotypes

TAKEN in superior style, and neatly put in cases. a bright day is preferred, but for any old erough to sit still, any weather will answer. Call at BALLARD'S DAGUERREAN ROOMS, over Hawkins' store, in

Not have been able to bear prosperity with mekenes, and the fails to make such payment, such payment, such payment, such payment, as are authorized in cases for us, fit better than we could order time for ourselve before the forgiveness of singly empty pay for our daily be seen for a schedule pay forgiveness of singly empty pay for our daily be seen forgiveness and singly empty pay for seen the forgiveness of singly empty pay for our daily be seen forgiveness of singly empty pay forgiveness of singly empty pay for seen t

The Third Term will commence on MONDAY, the
Slot of MARCH. Pupils designing to attend,
should be present at the opening of the session.
mch20-2t THO CREIGHTON, M. A.

sears they will be forever barred, inc 20 SAMUEL C. WOODS.

NOTICE OF A RUNAWAY SLAVE. THERE was committed to the com-mon jail of St. Louis county on the 12th day of February, 1851, as a runsway slave, a negro boy, who say - his Yan cees.

Steamboat Captains, Country Merchants, and Hotel Keepers, Look Here!!

V OU can buy pilot bread, navy bread, soda, sugar butter, Boston and water crackers baked in it salls naw patent revolving oven at the Philadelphi akery 63 Myrtle at between Second and Third, Souis, at the following low prices and of as good query if not better, than this or any other market can be seen as the salls of the salls

ofuce. Pilot bread at \$1 87 per barrel, barrel included. Navy bread at 23 cents per lb.

Soda crackers at 54 cents per lb by the box.

Sugar do 6; cents per lb by the boxrel.

Rotter do 4; ets, or \$3 per bbi, bbi included Water do 35 cents per lb per bbi.

Boston do \$3 by the barrel.

Orders sent through the Post Office or otherwise as or promptly attended to, and fresh baked the same discorder is received. wed.
H. BALL, Philadelphia Bakery, No. 63 Myrtie st., be ween Second and Third.

feb27-4m STATE OF MISSOURI, SS

In the Hannibal Court of Common Pleas. In vation, February 25th, A. D. 1851. I and L. Holt, administrator of the

S. N. Jones, against DEFENDANT

Fire them approach the power of a 12 p age to be be to training them to the power of a 12 p age to the tom man. No a NY fired the Power of a 2 p age to the tom man. No a NY fired the Power of a 2 p age to the tom man. No a NY fired the Power of the pow one Robert Tucker dec'd, of a certain promissory note for the sum of one hundred dollars, executed by you on the 28th day of March, A. D. 1844, and payable to the said Robert Tucker o, order two years after date, with interest at the rate of ten per centum per annum from date until paid—and that you are required to be and appear at the next term of the Hannibal court of common pleas, to be begun and held at the court house in the city of Hannibal, county of Marion and State of Missouri, on the first Monday in June next, and on on before the third day thereof, answer said plaintiffs petition, or the same will be taken against you as confessed. Attest, C. D. BOURNE,

essed. Attest, C. D. BOURNE,
M. P. Green, Att'y for PPff
feb27-8w

STATE OF MISSOURI, & Set.

STATE OF MISSOURI, COUNTY OF RALLS.

In the Ralls County Court, November adjourned term, January 6, 1851. Among other proceedings, the following were had, to wit?

Now at this day comes Norman Robinson Administrator of the estate of Benjamin Robinson, Jr., dec'd., by his attorney, Eli W. Southworth, and presents his perittion to the Court, to which is annexed a list of demands allowed against said estate, a description of the real estate of which the said Benjamin Robinson, Jr., did, seized, verified by the the oath of said administrator, paying the County Court to order the sale of the following described real estate, situate, lying, and being the undivided four-tenths of the following described real estate hereinafter mentioned, subject to a widow's dower, as follows: North east quarter of section twenty-five, and east half of the south-east quarter of said section, and also the cast half of the north-east quarter of section thirty-six, range six, containing two hundred and twenty-eight areas, except twelve acres out of the east half of the south-east quarter of section thirty-six, township fifty-six, range six, containing in all three hundred and eight acres, or so much thereof as may be necessary to raise the sum required to pay of the debts, and range aix, containing in all three hundred that all persons interested in said estate, be notified by published in this State, for six weeks successively, the last insertion at least twenty days offere the next term of the Court, that said administrator has filed his petition of the Court, that said administrator has filed his petition. published in this State, for six weeks successively, the last insertion at least twenty days order the next term of the Court, that said administrator has filed his petition as aforesaid, and unless the contrary be shown, on the first day of the next term of this Court, which will be begun and held at the Court House in the town of New London. County and State aforesaid, on the first Monday in May next, an order will be made for the sale of the above described real estate, or so much said deceased. sale of the above described real estate, or so much thereof as will be sufficient to pay off the debts of the said deceased.

VALUABLE REAL ESTATE FOR SALE.

THE undersigned will sell on reasonable terms his farm in Ralls County, Mo., attuated near the centre of the same, about twelve miles south-west from Hannibal, containing four hundred and fifteen or twenty acres of rich arable land, about 60 in cultivation, with a hewed log dwelling house, stables, crib, smoke-house, and other out buildings; apple, peach and sugar orchards. The a-Mari 3 it

Bilks! Silks!! FANCY Dress and splended new black silks-To Merchants!

Queensware put up in packages to sait the trade-just received by [oct 24] T. R. SELMES. Clothing. Come and see how we can beat the fances. [oct 241] T. R. SELMES.

50,000 bushels of wheat wanted-for which the cash will be paid by [oct 24] T. b. SELMES.

Fresh Teas!

JUST now received from that celebrated Tea butiet, Poyate Hhe, also some of Linn Foo's choic Imperial, &c. [oct 24] T. R. SELMES.

DR. HUGH MEREDITH PEPECTFULLY armounces to the citizens of Hamibal, that he has resumed the I ractice of his Profession.

Office - Corner of Bird and Third streets. p6-1

READ!!! WASHING MADE EASY.

By the use of a new ellemical soap, that is warranted not to have the clother-does not renjure the clother does not re-gure the use of the washboard, and will save one half the time required to wash in the old way. For the washing of fine laces, and other good-that cannot be

washing of the laces, and other good-that cannot be abbed, it is unequalted. Country Merchants, and the public in general, are respectfully invited to give it a trial and be convinced of its merch.

Printed directions given how to use it.

For sale wholes, is and refull, by the mant factoriers, Wm. L. Lynch A. Co., Dipot No. 136, North Third et. St. Louis Mo.

PARTNERSHIP NOTICE.

TOUSE MAN & LOWRY have associated with them Join P. Kilgore, Jr., for the purpose of consisting a Wholesale Grocery and Commission has been added the firm of Houseman Lowry & Co. and a low he patronege of their freeds and the jublic at large, St. Louis, Nov. 1st, 1850. feb 7-402 St. Louis, Nov. 1st, 1850. tener-in-

HOUSEMAN, LOWRY & CO., Tholesale Grocers and Commission

MICHE HANTS, No. 33 Leves, St. Lovis, No. AVE in store and are receiving per ships Sellene, Britishet, Lagore, Oncego, Crescial, Lary Giardie ar and Maternan, (arrows at New De-

Groceries, Wines and Liqu re, which they offer to the city and court; thate at low

nices and accommodating terms. Boots and Shoes.

men's, boys and citizen's boots. All kinds of shorts to suit ladies, more and chibiren, made expressly to order—its rate.

William Hawkins H AS just one ned has stock of STAP1.3: AND FANCY DRY GOODS-Ready made cleckings-Book, Sloes, Quren-ware and traceries. Call and examine our goods-we think our prices will sail you.

THOS. S. MILLER, (Successor to Miller & Bower.) Forwarding and Commission Merchant

GROCER AND PRODUCE LUALIS. .Vo. 3 LEVEL.

hereof as will be sufficient to pay off the debts of the aid deceased.

A true copy, Attest

WM. O. YOUNG, C feb20-6w

WM. O. YOUNG, C CLEAR C.

Administrator's Netice.

tration of said estate, at the next May been of the table county court, to be begin and belief at the Court of use in the town of New Loudon, in the raid county of alls and state of Missouri, on the first Monday

HANNIBAL AND ST. JOSEPH RAIL.

ROAD." - Carried

STATE OF MISSOURI, 3 NS GOUSTY OF MARIOS, 185 In the Marion County Court, Pebruary Terra, Jareh

Sh, 1851 Now at this comes William P. Harrison, Asserte. city Classical School.

The Third Term will commence on MONDAY, the should be present at the opening of the session. THO CREIGHTON, M. A.

Executor's Notice.

Notices hereby given to all ceditors and others inferested in the easter of Richard G Davis, deceased, late of Pike county, that letters testamentary on ganted to the moderative by the Pike county probate court. All pross in lebted to said estate are required to present them, properly authenticated, within one year from the date of said estate, are required to present them, properly authenticated, within one year from the date of said estate, are required to present them, properly authenticated, within one year from the date of said estate, are required to present them, properly authenticated, within one year from the date of said estate, are required to present them, properly authenticated, within one year from the date of said estate, are required to present them, properly authenticated, within one year from the date of said estate, are required to present them, properly authenticated, within one year from the date of said estate, are required to present them, properly authenticated, within one year from the date of said estate, are required to present them, properly authenticated, within one year from the date of said estate, are required to present them, properly authenticated, within one year from the date of said estate, are required to present them, properly authenticated, within one year from the date of said estate, are required to present them, properly authenticated, within one year from the date of said estate, are required to present them, properly authenticated, within one year from the date of said estate, are required to present them, properly authenticated, within one year from the date of said estate, are required to present them.

A MUEL C. WOODS. all respects to be conducted on a general election.

A copy. - Attest
March 7 1851 THOS. E. HATCHER, Cark,
Per Jo. L. HA-7, D. Clerk,
Mari 110w

Final Settlement

A Li. creditors and others interested in the edition of Daniel O. Polland, degeased are hereby and find that I intend to make a final softlement of my singling tration of said estate, at the rext Moy ferm of the Rails county court to be begin and help at the tourt House in the town of New Legiton, in the said county of Rells and state of Missourt, on the first Mo day to Rails and state of Missourt, on the first Mo day to Rails 201 PETER W. PIERCE, Admir.

Administration Notice.

NOTICE is beachy given to all creditors and others Noncorned, their betters of administration with the clause and, on the estate of Sorah A. Blakely, decid, to discuss county, dated the 21st of 1. brury 1851 have been graphed to the underscend by the Marion may count. All persons, herefore brains claims and it is the said estate are notified to exceed them for all. rel not exhibit one your from the date of said in reg.
rel not exhibited within those veers, they will be foreeverbarred. ROBERT W. BLAKELY
With the will alreade [maris 30] Aug.